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Reply to Missing Parts/ Incomplete Application

Document(s)

Firm Name

Signature

Date

Printed name

Express Abandonment Request

Information Disclosure Statement

Reply to Missing Parts under 37 CFR 1.52 or 1.53

Dang M. Vo

Qualcomm Incorporated

Affidavits/declaration(s)

Fee Transmittal Form

Amendment/Reply

1

ENCLOSURES

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Remarks

Customer No. 23696

Application Number Filing Date First Named Inventor Art Unit Examiner Name Attorney Docket Number	Approved for use through 07/31/2006. OMB 0651-031 atent and Trademark Office; U.S. DEPARTMENT OF MERCE action of Information unless it displays a valid Toxis Consciousness. O9/698,526 CENTRAL FAX CENTER April 18, 2000 Vassilovski et al. 2193 Wood, William H. 990301
Drawing(s) Licensing-related Papers Petition * Petition to Convert to a Provisional Application Power of Attorney, Revocatio Change of Correspondence A Terminal Disclaimer Request for Refund CD, Number of CD(s) Landscape Table on Clarks	Address Other Enclosure(s) (please Identify below): * Petition for Revival of an Application for Patent Abandoned Unintentionally under 37 CFR 1.137(b); Exhibit A and Exhibit B.

April 21, 2006 CERTIFICATE OF TRANSMISSION/MAILING I hereby cartify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1460, Alexandria, VA 22313-1450 on the date shown below: Signature Date April 21, 2006 Sara R. Hart Typed or printed name

Reg. No.

45,183

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to compate, including gathering, preparing, and submitting the completed application form to the USPTO. Time will very depending upon the individual cabe. Any comments on the amount of time you require to complete this form and/or auggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

4/21/2006				
(Date of Deposit)				
Sara R. Hart				
Name of the Person Making the Deposit)				
Garal Hart				
(Signature)				

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3.	This application became abandoned unintentional.	RECEIVED CENTRAL FAX CENTER
4.	Proposed reply:	APR 2 1 2006
	was faxed to the USPTO on December 28, 2005. is attached. The response is the filing of a continuation applic conditioned on the granting of a filing date to the other application.	ation having an express abandonment continuing application copending with
5.	Fec (37 CFR 1.17(m))	
	Application status is:	
	small entity – fee \$750.00. Verified Statement attached. Verified Statement filed. other than small entity – fee \$1,500.00.	
6.	Payment of fee:	
	 Please charge Deposit Account No. 17-0026 of Q amount of \$1,500.00 The Commissioner is hereby authorized to charge may be required, or credit any overpayment, to sa duplicate of this sheet is enclosed. The Commissioner is further hereby authorized to the commissioner is further hereby author	e payment of any additional fees which id Deposit Account No. 17-0026. A

No. 17-0026, pursuant 37 CFR 1.25(b), any fee whatsoever which may become properly due or payable, as set forth in 37 CFR 1.16 to 37 CFR 1.18 inclusive, for the entire

pendency of this application without specific additional authorization.

04/26/2006 TL0111 00000867 170026 69698526 01 FC:1453 1500.00 DA

CASE HISTORY

- 01.14.2004 A Final Office Action was mailed to the Applicants. 1.
- 04.18.2004 A first reply responding to the Final Office Action was faxed to the 2. USPTO.
- 05.05.2004 An Advisory Action was mailed to Applicants indicating that the first reply 3. fails to place the application in condition for allowance.
- 05.26.2004 A telephonic interview was held. 4.
- 05.27.2004 A second reply responding to the Final Office Action was faxed to the 5. USPTO. In such second reply, Applicants amended the claims and believed that such amendments would place the application in condition for allowance in light of the telephonic interview with the Examiner. Regarding Applicants' faxing of the second reply to the USPTO, Applicants do have a confirmation from Applicants' fax machine but does not have any confirmation from the USPTO regarding its receipt of the second reply.
- 06.16.2004 An Interview Summary was mailed to Applicants. 6.
- 09.15.2004 The Examiner called Applicants indicating that the application has been 7. abandoned. During the call, the Examiner also stated that the Examiner did not receive the second reply, which Applicants had faxed to the Examiner on 05.27.2004. Thus, at this time, Applicants believed that the application was incorrectly abandoned because [1] the Examiner did not receive the second reply and [2] Applicants still believed that the amended claims in the second reply would place the application in condition for allowance.
- 09.17.2004 Based on the verbal notification by the Examiner that the application has 8. been abandoned, Applicants filed a first Petition to Withdraw Holding of Abandonment because, at that time, Applicants believed that the application was incorrectly abandoned for the following reasons: [1] the second reply might have been misplaced once it was received by the USPTO and [2] Applicants still believed that the amended claims in the second reply would place the application in condition for allowance. In such petition, Applicants also included the confirmation from Applicants' own fax machine to show that the second reply had been faxed by Applicants and that the USPTO should have received it.

respond to the Final Office Action dated 01.14.04.

- 9. 03.22.2005 A Notice of Abandonment was mailed to Applicants. In such notice, the Examiner indicated that the first reply (see above Statement 1) and the second reply (see above Statements 5 and 8) had been considered by the Examiner but both of such replies still fail to place the application in condition for allowance. Accordingly, Applicants had failed to timely
- 10. 04.05.2005 Applicants filed [1] a Request for Continued Examination (RCE) and [2] a second Petition to Withdraw Holding of Abandonment by presenting similar facts as those being presented in the first Petition to Withdraw Holding of Abandonment (see Statement 8). Applicants now, i.e., as of 04.21.2006, realize that, instead of filing the second Petition to Withdraw Holding of Abandonment, Applicants should have filed a petition to revive an unintentionally abandoned application under 37 CFR 1.137(b).
- 11. 06.30.2005 In response to Applicants' filing of the RCE and the second Petition to Withdraw Holding of Abandonment, a Non-Final Office Action was improperly mailed to Applicants in light of Statement 10. The USPTO should have mailed a decision denying Applicants' second Petition to Withdraw Holding of Abandonment.
- 10. 12.28.2005 A reply responding to the Non-Final Office Action was faxed to USPTO. Applicants would like to note that Applicants should have known that the application had been abandoned but respectfully submit that Applicants did <u>not</u> realize its abandonment at this time <u>especially</u> in light of receiving the Non-Final Office Action from the USPTO.
- 11. 03.09.2006 A telephonic conversation between the Examiner and Applicants' representative Peng Zhu (Reg. No. 48,063) occurred during which the parties discussed the history of this application especially regarding its abandonment.
- 12. 03.24.2006 A decision denying Applicants' second Petition to Withdraw Holding of Abandonment was mailed to Applicants.

<u>REMARKS</u>

Based on the case history discussed above, this petition to revive the unintentionally abandoned application is in compliance with 37 C.F.R. §1.137. The undersigned respectfully requests that all papers of record, except for the Petition to Withdraw Holding of Abandonment, filed between April 5, 2005 and December 28, 2005 be re-instated and that prosecution be continued. Enclosed are copies of the items filed between April 5, 2005 and December 28, 2005 identified as Exhibit A and Exhibit B.

The undersigned declares further that all statements made herein are of his or her own knowledge are true and that statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

By:

Respectfully submitted,

(858) 845-2116

Dated: 4 21 06

QUALCOMM Incorporated Attn: Patent Department 5775 Morehouse Drive

San Diego, California 92121-1714

Telephone:

(858) 658-5787

Facsimile:

(858) 658-2502

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April <u>5</u> 2005

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Examiner: Whilem H Wood Art Unit: 2124

FAX NUMBER: (703) 872-9306

ATTN:

Abdollah Katbab, Arromey for Applicant Registration No. 45,325

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Position to Withdraw Holding of Abandonment (> pages)
Amendment (> pages)

Applicant; Versilovski and Tody Assictnes: Qualcomm identificated Signial No.: 90x50,436 Filid: October 26, 2000 FOR: Method And Apparatus for Configuration Management FOR: Acomputing Device

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T-002 P.009/031 F-362 Patent and Trademark Office PATENT

P.O. Box 1450 Alexandria, VA 22313-1450

REQUEST FOR

CONTINUED EXAMINATION (RCE) TRANSMITTAL

Subsection (b) of 35 U.S.C. § 132, effective on May 29, 2000, provides for continued examination of an utility or plant application Filed on or after June 8, 1995. See The American Inventors Protection Act of 1999 (AIPA).

Application Number	09/698,526	
Filing Date	October 26, 2000	
First Named Inventor	Dan Vassilovski	
Group Art Unit	2124	
Examiner Name	William H. Wood	
Attorney Docket Number	990301	

This is a Request for Continued Examination (RCE) under 37 C.F.R. § 1.114 of the above-identified application.

NOTE: 37 C.P.R. § 1.114 is effective on May 29. 2000. If the above-identified application was filed prior to May 29. 2000. applicant may wish to consister filing a construct provention application (CF.R.) is 1.530/(1976)831/29) Intend of a RCE to be rigible for the potent term adjustment provisions of the APA. See Changes to Application Examination and Provisional Application Practice, Payal Rule, 65 Fed. Reg. 50092 (Avg. 16, 2000); Interim Rule, 43 Pad. Reg. 14865 (Mar. 30, 2000), 1213 Off. Gaz. Pat. Office 47 (Apr. 11, 2000), which estimated RCB practice.

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1.	Sub a. b.	mission required under 37 C.F.R. § 1.114 Previously submitted i. Consider the amendment(s)/reply under 37 C.F.R. § 1.116 previously filed on ii. Consider the arguments in the Appeal Brief or Reply Brief previously filed on iii. Other Enclosed i. Amendment/Reply ii. Affidavit(s)/Declaration(s) iii. Information Disclosure Statement (IDS) iv. Other				
2.	Mis a. b.	Cellaneous Suspension of action on the above-identified application is requested under 37 C.F.R. § 1.103(c) for a period of months. (Period of suspension shall not exceed 3 months; Fee under 37 C.F.R. § 1.17(I) required) Other Petition to Withdraw Holding of Abandonment Under 37 CFR 1.181(a)				
3.	3. Fees The RCE fee under 37 C.F.R. § 1.17(e) is required by 37 C.F.R. § 1.114 which the RCE is filed. a. The Director is hereby authorized to charge the following fees, or credit any overpayments, to Deposit Account No. 17-0026 i. RCE fee required under 37 C.F.R. § 1.17(e) ii. Extension of time fee (37 C.F.R. §§ 1.136 and 1.117) iii. Other b. Check in the amount of \$ enclosed c. Payment by credit card (form PTO-2038 enclosed)					
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Di	Date April 5 , 2005 Signature Abdollah Katbab, Reg. No. 45,325 (858)651-4132					
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		correspondence to Customer No. 023696 at the following address:				

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San Diego, California 92121-1714 Telephone:

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FOR

CONTINUED EXAMINATION (RCE)

REQUEST

TRANSMITTAL Subsection (b) of 35 U.S.C. § 132, effective on 6 kg 29, 2000, bingling for continued manipulation of ou applied the light abblication

Find un or after June 8, 1995. See The American lavortors Protection Act of 1999 (AIPA).

636-643-2330	1-002 P.010/031 P-362		
Application Number	09/698,526		
Filing Date	October 26, 2000		
First Numed Inventor	Dan Vassilovski		
Group Art Unit	2124		
Examiner Name	William H. Wood		
Anorney Docket Number	990301		

This is a Request for Continued Examination (RCE) under 37 C.F.R. § 1.114 of the above-identified application.

NOTE: 37 C.F.R. § 1.114 is directive on May 29, 2009. If he above-identified application and fibril prior to May 29, 2000, applicant way with a confidence filing a confining protection application (Protection Landers 1) C.F.A. § 1.344; (POSSETS) Interest of a RCE to all allelies fibring a resultance of the AIPA. See Classes to Application Examination and Province of the AIPA. See Classes to Application Examination and Province of the AIPA. See Classes to Application Examination and Province of the AIPA. See Classes to AIP

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l	Ь.	Other Petition to Withdraw Holding of Abandonment Under 37 CFR 1.181(a)			
3.	b.	CS The RCE fee under 37 C.F.R. § 1.17(e) is required by 37 C.F.R. § 1.114 which the RCE is filed. The Director is hereby authorized to charge the following fees, or credit any overpayments, to Deposit Account No. 17-0026 i. RCE fee required under 37 C.F.R. § 1.17(e) ii. Extension of time fee (37 C.F.R. §§ 1.136 and 1.117) iii. Other Check in the amount of \$ enclosed Payment by credit card (Form PTO-2038 enclosed)			
一		SIGNATURE OF APPLICANT. ATTORNEY, OR AGENT REQUIRED			
Ds	Date April 5, 2005 Signature Abdollah Karbab, Reg. No. 45,325 (858)651-4132				
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		(Print Type) Carrie Casey 3			
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QUALCOMM incorporated Attn: Patent Department 5775 Morehouse Drive

San Diego, California 92121-1714 (858) 658-5787 Telephone: (858) 658-2502 Facsimile:

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of) For	METHOD AND APPARATUS FOR
Vassilovski and Tong)))	CONFIGURATION MANAGEMENT FOR A COMPUTING DEVICE
Serial No. 09/698,526)	
Filed: October 26, 2000) Group No.	2124

AMENDMENT

Mail Stop RCE Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Applicants request the above-identified application be amended as follows:

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Date: May 27, 2004

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transmitted by facsimile to the Patent and Trademark Office on April 5, 2005.

Depositor's Name; Carrie Casey

Signama

(ype or grint name)

IN THE CLAIMS

Please amend the claims as follows:

 (Currently Amended) A method for configuration management for a computing device, comprising:

providing available software to be loaded into said computing device to <u>update a</u> resident software within said computing device through an interface;

determining whether or not said resident software stored in a storage device associated with said computing device is authenticated;

determining whether or not said available software is authenticated;

loading updating said resident software with said available software into said storage device if said resident software has not been authenticated; and

setting an authentication flag if <u>said resident software</u> is not <u>authenticated but</u> said available software is authenticated.

2. (Currently Amended) A method for configuration management for a computing device, comprising:

providing available software to be loaded into said computing device to update a resident software within said computing device through an interface;

determining whether or not <u>said</u> resident software stored in a storage device associated with said computing device is authenticated;

determining whether or not said available software is authenticated;

rejecting said available software if said resident software is authenticated and said available software is not authenticated; and

loading updating said resident software with said available software if one of the following three conditions is met:

- (1) said resident software is authenticated and said available software is are authenticated.
 - (2) said resident software and said available software are not authenticated,
- (3) said resident software is not authenticated but said available software is authenticated.
- 3. (Previously Presented) The method of claim 2 wherein said determining whether or not said resident software is authenticated comprises of:

determining whether or not an authentication flag has been set;

wherein said resident software is determined to be authenticated if an authentication flag has been set; otherwise

said resident software is determined to be unauthenticated.

- 4. (Currently Amended) The method of claim 3 wherein said authentication flag is set when <u>said</u> authenticated software is loaded onto said computing device <u>if said</u> resident software is not authenticated but said available software is authenticated..
- 5. (Previously Presented) The method of claim 4 wherein said authentication flag is set by a service technician.
- 6. (Previously Presented) The method of claim 2 wherein said determining whether or not said resident software is authenticated comprises of performing a direct authentication procedure on said resident software.
- 7. (Previously Presented) The method of claim 6 wherein said performing a direct authentication procedure comprises performing a cyclic redundancy check.
- 8. (Previously Presented) The method of claim 6 wherein said performing a direct authentication procedure comprises performing a secure hashing algorithm.
- (Currently Amended) An apparatus for performing configuration management for a computing device, comprising:

an interface for providing available software to be loaded into said computing device to update a resident software within said computing device;

a storage device for storing <u>said</u> resident software and a set of executable computer instructions for determining whether or not said available software and said resident software are authenticated;

a processor for executing said set of executable computer instructions and for: loading updating said resident software with said available software into said computing device if said resident software is not authenticated; and

setting an authentication flag if said resident software is not authenticated but said available software is authenticated.

10. (Currently Amended) An apparatus for performing configuration

management for a computing device, comprising:

an interface for providing available software to be loaded into said computing device to update a resident software within said computing device;

a storage device for storing <u>said</u> resident software and a set of executable computer instructions for determining whether or not said available software and said resident software are authenticated;

a processor for executing said set of executable computer instructions and for:

rejecting said available software if said resident software has been authenticated and said available software is not authenticated; and

loading updating said resident software with said available software if one of the following three conditions is met:

- (1) said resident software is authenticated and said available software is are authenticated,
 - (2) said resident software and said available software are not authenticated,
- (3) said resident software is not authenticated but said available software is authenticated.
 - 11. (Previously Presented) The apparatus of claim 10 wherein:

said storage device is further for storing an authentication flag for indicating the authentication status of said computing device; and

said processor is further for determining whether or not said resident software is authenticated based on said authentication flag.

- 12. (Currently Amended) The apparatus of claim 11 wherein said authentication flag is set when <u>said</u> authenticated software is loaded onto said computing device <u>if said</u> resident software is not authenticated but said available software is authenticated.
- 13. (Currently Amended) The apparatus of claim 12[[1]] wherein said authentication flag is set by a service technician.
- 14. (Previously Presented) The apparatus of claim 10 wherein said processor is further for performing a direct authentication procedure on said resident software to determine whether or not said resident software is authenticated.

- (Previously Presented) The apparatus of claim 14 wherein said performing a 15. direct authentication procedure comprises performing a cyclic redundancy check.
- (Previously Presented) The apparatus of claim 14 wherein said performing a 16. direct authentication procedure comprises performing a secure hashing algorithm.
- (Currently Amended) An apparatus for configuration management for a computing device, comprising:

means for providing available software to be loaded into said computing device to update a resident software within said computing device through an interface;

means for determining whether or not said resident software stored in a storage device associated with said computing device is authenticated;

means for determining whether or not said available software is authenticated;

means for loading updating said resident software with said available software into said storage device if said resident software has not been authenticated; and

means for setting an authentication flag if said resident software is not authenticated but said available software is authenticated.

(Currently Amended) An apparatus for implementing a method for 18. configuration management for a computing device, comprising:

means for providing available software to be loaded into said computing device to update a resident software within said computing device through an interface;

means for determining whether or not said resident software stored in a storage device associated with said computing device is authenticated;

means for determining whether or not said available software is authenticated;

means for rejecting said available software if said resident software is authenticated and said available software is not authenticated; and

means for loading updating said resident software with said available software if one of the following three conditions is met:

- (1) said resident software is authenticated and said available software is are authenticated.
 - (2) said resident software and said available software are not authenticated,
- (3) said resident software is not authenticated but said available software is authenticated.

(Currently Amended) A computer-readable medium embodying codes for 19. implementing a method for configuration management for a computing device, the method comprising:

providing available software to be loaded into said computing device to update a resident software within said computing device through an interface;

determining whether or not said resident software stored in a storage device associated with said computing device is authenticated;

determining whether or not said available software is authenticated;

loading updating said resident software with said available software into-said storage device if said resident software has not been authenticated; and

setting an authentication flag if said resident software is not authenticated but said available software is authenticated.

(Currently Amended) A computer-readable medium embodying codes for 20. implementing a method for configuration management for a computing device, comprising:

providing available software to be loaded into said computing device to update a resident software within said computing device through an interface;

determining whether or not said resident software stored in a storage device associated with said computing device is authenticated;

determining whether or not said available software is authenticated;

rejecting said available software if said resident software is authenticated and said available software is not authenticated; and

loading updating said resident software with said available software if one of the following three conditions is met:

- (1) said resident software is authenticated and said available software is are authenticated.
 - (2) said resident software and said available software are not authenticated,
- (3) said resident software is not authenticated but said available software is authenticated.

REMARKS

Claims 1-20 are pending in the present application. In the above amendments, claims 1, 2, 4, 9-10, 12-13 and 17-20 have been amended. Therefore, after entry of the above amendments, claims 1-20 will be still pending in this application. Applicants believe that the present application is now in condition for allowance, which prompt and favorable action is respectfully requested.

1. Rejection under 35 U.S.C. Section 102(e)

The Examiner rejected Claims 2-3, 5-6, 10-11, 13-14, 18, and 20 are being allegedly anticipated by U.S. Patent No. 6,381,741 issued to Shaw. Applicants respectfully traverse this rejection.

Per Claims 2, 10, 18, and 20, Applicants respectfully submit that Shaw does not disclose "updating said resident software with said available software if one of the following three conditions is met: (1) said resident software and said available software are authenticated, (2) said resident software and said available software are not authenticated, or (3) said resident software is not authenticated but said available software is authenticated," as now claimed. The support for this limitation is provided by FIG. 2, for example.

Shaw only discloses testing whether resident software (e.g., application code 26) is intact. (See col. 3, lines 66-67, and FIG. 2, block 130). In Shaw, neither in col. 3, line 66 to col. 4, line 3; col. 5, lines 34-41; nor anywhere else, is there a mention of testing authenticity of the available software (e.g., Downloader 70). In col. 5, lines 34-41, the Downloader 70 is not checked for authenticity for the purpose of deciding whether to update the application code 26. Rather, after the Downloader 70 has been already downloaded it is authenticated and validated. (See col. 5, lines 34-35).

Furthermore, Shaw does not disclose "rejecting said available software if said resident software is authenticated and said available software is not authenticated." In col. 3, lie 66 to col. 4, line 5, only the resident program is checked, and if it is corrupt it would be updated. This is totally different from the above claimed limitations.

Therefore, since Shaw does not disclose at least the above limitations, Applicants respectfully request the Examiner to withdraw this rejection.

2. Rejection under 35 U.S.C. Section 103(a)

The Examiner rejected Claims 1, 4, 9, 12, 17 and 19 are being allegedly unpatentable over U.S. Patent No. 6,381,741 issued to Shaw. Applicants respectfully traverse this rejection.

Applicants respectfully submit that Shaw does not disclose "setting an authentication flag if said resident software is not authenticated and said available software is authenticated," for the reason that Shaw does not disclose "determining whether or not said available software is authenticated." Shaw only discloses testing whether resident software (e.g., application code 26) is intact. (See col. 3, lines 66-67, and FIG. 2, block 130). In Shaw, neither in col. 3, line 66 to col. 4, line 3; col. 5, lines 34-41; nor anywhere else, is there a mention of testing authenticity of the available software (e.g., Downloader 70). In col. 5, lines 34-41, the Downloader 70 is not checked for authenticity for the purpose of deciding whether to update the application code 26. Rather, after the code has been already downloaded it is authenticated and validated. (See col. 5, lines 34-35).

Therefore, since Shaw does not disclose at least the above limitations, Applicants respectfully request the Examiner to withdraw this rejection.

F-362

Attorney Docket No. 990301

CONCLUSION

In light of the amendments contained herein, Applicants submit that the application is in condition for allowance, for which early action is requested.

Please charge any fees or overpayments that may be due with this response to Deposit Account No. 17-0026.

Respectfully submitted,

Dated: April 5_, 2005

Abdollah Katbab, Reg. No. 45,325

(858) 651-4132

QUALCOMM Incorporated Attn: Patent Department 5775 Morehouse Drive

San Diego, California 92121-1714

Telephone: Facsimile:

(858) 658-5787 (858) 658-2502 USPTO 12/28/2005 4:43 PM .uto-reply fax to 858 845 25-0 COMPANY:

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December 28, 2003

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Evanibor: William II Wood Art Units 2124

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Abdotlah Kathab, Attorney for Applicant Registration No. 45,325

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APPLICANT: Valsiloyski and York ASSIGNIES: QUALCOMM Measportstot SEKAL NO. 1 99698,524 FILED: October 26, 2000 FOR: METHOD AND AFPARATUS FOR CONFIGURATION MANAGEMENT FOR A COMPITTING DEVICE

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T-002 P.022/031 F-362

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AMENDMENT TRANSMITTAL FORM

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Customer No.: 23696 Attorney Docket No.: 990301

In Re Application of: Vassilovski and Tong

Serial Number: 09/698,526 Filed: October 26, 2000 Examiner: William T. Hood Group Art Unit: 2124

Dear Sir:

itted berength for filing is a Response to Office Action in the above identified application.

CLAIMS	(a) Number Remaining After Amendment	(b) Highest Number Previously Paid For	(c) Extra Claims	Large Entity Fee	Fee Paid
Total*	12	20	0	x \$50 =	\$0
Independent**	6	8	0	x \$200 =	\$0
Multiple Depend	dent Claim(s):	Yes 🖾 No		\$360	\$0
			ne Month	\$120	\$0
É	TENSION FEES	□ T	wo Months	\$450	\$0
		⊠T	hree Months	\$1020	\$1,020
	TERMINAL	DISCLAIMER		\$130	\$0
*If the number in c	olumn a is less than 20, column a is less than 3,	enter 0 in column c.		TOTAL FEE	\$1,020.00
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T-002 P.023/031 F-362

PTO/SB/21

U.S. Department of Commerce Patent and Trademark Office PATENT

AMENDMENT TRANSMITTAL FORM

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Customer No.: 23696 Attorney Docket No.: 990301

In Re Application of: Vassilovski and Tong

Serial Number: 09/698,526 Filed: October 26, 2000 Examiner: William T. Hood Group Art Unit: 2124

Dear Sir:

Transmitted herewith for filing is a Response to Office Action in the above identified application.

CLAIMS	(a) Number Remaining After Amendment	(b) Highest Number Previously Paid For	(c) Extra Claims	Large Entity Fee	Fee Paid
Total*	12	20	0	x \$50 =	\$0
Independent**	6	8	0	x \$200 =	\$0
Multiple Depen	dent Claim(s):	\$360	\$0		
		□0	ne Month	\$120	\$0
E	XTENSION FEES	ПТ	wo Months	\$450	\$0
		⊠ T	hree Months	\$1020	\$1,020
	TERMINAL	DISCLAIMER		\$130	\$0
*If the number in c	column a is less than 20, column a is less than 3,	enter 0 in column c.		TOTAL FEE	\$1,020.00
The Commissioner is hereby authorized to charge payment of any additional fees that may be required, or credit any overpayment to said Deposit Account No. 17-0026. A duplicate of this sheet is enclosed for fee processing. 6. The Commissioner is further hereby authorized to charge to said Deposit Account No. 17-0026, pursuant to 37 CFR 1.25(b), any fee whatsoever which may become properly due or payable, as set forth in 37 CFR 1.16 to 37 CFR 1.18 inclusive, for the entire pendency of this application without specific additional authorization. Date: December 28, 2005 Signature: December 28, 2005 Signature: December 28, 2005 Abdollah Karbab, Reg. No. 45,325 QUALCOMM Incorporated Atm: Patent Department 5775 Morehouse Drive San Diego, California 92121-1714 Telephone: (858) 658-5787 Facsimile: (858) 658-2502					
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Attorney Docket No. 990301

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of Vassilovski and Tong Serial No. 09/698,526 Filed: October 26, 2000	For: Group No.	METHOD AND APPARATUS FOR CONFIGURATION MANAGEMENT FOR A COMPUTING DEVICE
AME	NDMENT	
Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450		
Dear Sir:		
In response to the Office Action date	ed June 30,	2005, Applicants hereby petition for a
two-month extension of time until Decemb	er 30, 2005	5. Please amend the above-identified
application as follows:		
CERTIFICATE OF MAILIN		
I hereby certify that this correspondence is, on the date	e shown below	, being:
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deposited with the United States Postal Service with sufficient postage as first class mail, in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandrin, VA 22313-1450. Depositor's Name: (type or print name)	Te	ansmitted by facsimile to the Patent and ademark Office on December 28, 2005. tor's Nume: Carrie Casey (type or print name)
Date:		\bigcirc

IN THE CLAIMS

Please amend the claims as follows:

1. (Currently Amended) A method for configuration management for a computing device, comprising:

providing available software to be loaded into said computing device to update a resident software within said computing device;

determining whether or not said resident software stored in a storage device associated with said computing device is authenticated;

determining whether or not said available software is authenticated;

updating said resident software with said available software if said resident software and said available software are has not been authenticated; and

setting an authentication flag if said resident software is not authenticated <u>but</u> and said available software is authenticated; and

updating said resident software if said resident software is not authenticated but and said available software is authenticated.

2. (Currently Amended) A method for configuration management for a computing device, comprising:

providing available software to be loaded into said computing device to update a resident software within said computing device;

determining whether or not said resident software stored in a storage device associated with said computing device is authenticated;

determining whether or not said available software is authenticated;

rejecting said available software if said resident software is authenticated and said available software is not authenticated; and

updating said resident software with said available software if one of the following three conditions is met:

- (1) said resident software and said available software are authenticated,
- (2) said resident software and said available software are not authenricated,
- (3) said resident software is not authenticated but said available software is authenticated
 - 3. (Previously Presented) The method of claim 2 wherein said determining

whether or not said resident software is authenticated comprises of:

determining whether or not an authentication flag has been set;

wherein said resident software is determined to be authenticated if an authentication flag has been set: otherwise

said resident software is determined to be unauthenticated.

- (Previously Presented) The method of claim 3 wherein said authentication 4. flag is set when said authenticated software is loaded onto said computing device if said resident software is not authenticated but said available software is authenticated.
- (Previously Presented) The method of claim 4 wherein said authentication flag is set by a service technician.
- (Previously Presented) The method of claim 2 wherein said determining whether or not said resident software is authenticated comprises of performing a direct authentication procedure on said resident software.
- (Previously Presented) The method of claim 6 wherein said performing a direct authentication procedure comprises performing a cyclic redundancy check.
- (Previously Presented) The method of claim 6 wherein said performing a direct authentication procedure comprises performing a secure hashing algorithm.
 - 9 20. (Canceled).
- (New) An apparatus for configuration management for a computing 21. device, comprising:

means for providing available software to be loaded into said computing device to update a resident software within said computing device;

means for determining whether or not said resident software stored in a storage device associated with said computing device is authenticated;

means for determining whether or not said available software is authenticated;

means for updating said resident software with said available software if said resident software and said available software are not authenticated;

means for setting an authentication flag if said resident software is not authenticated but said available software is authenticated; and

means for updating said resident software if said resident software is not authenticated but said available software is authenticated.

22. (New) An apparatus for configuration management for a computing device, comprising:

means for providing available software to be loaded into said computing device to update a resident software within said computing device;

means for determining whether or not said resident software stored in a storage device associated with said computing device is authenticated;

means for determining whether or not said available software is authenticated;

means for rejecting said available software if said resident software is authenticated and said available software is not authenticated; and

means for updating said resident software with said available software if one of the following three conditions is met:

- (1) said resident software and said available software are authenticated,
- (2) said resident software and said available software are not authenticated,
- (3) said resident software is not authenticated but said available software is authenticated.
 - 23. (New) A computer-readable medium embodying instruction, which when executed by a processor, implement a method for configuration management for a computing device, the method comprising:

providing available software to be loaded into said computing device to update a resident software within said computing device;

determining whether or not said resident software stored in a storage device associated with said computing device is authenticated;

determining whether or not said available software is authenticated;

updating said resident software with said available software if said resident software and said available software are not authenticated;

setting an authentication flag if said resident software is not authenticated but said available software is authenticated; and

updating said resident software if said resident software is not authenticated but said available software is authenticated.

24. (New) A computer-readable medium embodying instruction, which when

executed by a processor, implement a method for configuration management for a computing device, the method comprising:

providing available software to be loaded into said computing device to update a resident software within said computing device;

determining whether or not said resident software stored in a storage device associated with said computing device is authenticated;

determining whether or not said available software is authenticated;

rejecting said available software if said resident software is authenticated and said available software is not authenticated; and

updating said resident software with said available software if one of the following three conditions is met:

- (1) said resident software and said available software are authenticated,
- (2) said resident software and said available software are not authenticated,
- (3) said resident software is not authenticated but said available software is authenticated.

REMARKS

Claims 1-20 are pending in the present application. In the above amendments, claims 1-2 have been amended, claims 9-20 are canceled, and new claims 21-24 are added. Therefore, after entry of the above amendments, claims 1-8 and 21-24 will be pending in this application. Applicants believe that the present application is now in condition for allowance, which prompt and favorable action is respectfully requested.

1. Rejection under 35 U.S.C. Section 102(e)

The Examiner rejected Claims 2-3, 5-6, 10-11, 13-14, 18, and 20 are being allegedly anticipated by U.S. Patent No. 6,381,741 issued to Shaw. Applicants respectfully traverse this rejection.

Per Claims 2, 22, and 24, Applicants respectfully submit that Shaw does not disclose "rejecting said available software if said resident software is authenticated and said available software is not authenticated; updating said resident software with said available software if one of the following three conditions is met: (1) said resident software and said available software are authenticated, (2) said resident software and said available software are not authenticated, or (3) said resident software is not authenticated but said available software is authenticated," as now claimed. The support for this limitation is provided by FIG. 2, for example.

Shaw only discloses testing whether resident software (e.g., application code 26) is intact. (See col. 3, lines 66-67, and FIG. 2, block 130). In Shaw, neither in col. 3, line 66 to col. 4, line 3; col. 5, lines 34-41; nor anywhere else, is there a mention of testing authenticity of the available software (e.g., Downloader 70). In col. 5, lines 34-41, the Downloader 70 is not checked for authenticity for the purpose of deciding whether to update the application code 26. Rather, after the Downloader 70 has been already downloaded it is authenticated and validated. (See col. 5, lines 34-35).

Therefore, since Shaw does not disclose at least the above limitations, Applicants respectfully request the Examiner to withdraw this rejection.

Rejection under 35 U.S.C. Section 103(a)

The Examiner rejected Claims 1, 4, 9, 12, 17 and 19 are being allegedly unpatentable over U.S. Patent No. 6,381,741 issued to Shaw. Applicants respectfully

traverse this rejection.

Per claims 1, 21, and 23, Applicants respectfully submit that Shaw does not disclose "updating said resident software with said available software if said resident software and said available software are not authenticated; setting an authentication flag if said resident software is not authenticated but said available software is authenticated; and updating said resident software if said resident software is not authenticated but said available software is authenticated." Shaw only discloses testing whether resident software (e.g., application code 26) is intact. (See col. 3, lines 66-67, and FIG. 2, block 130). In Shaw, neither in col. 3, line 66 to col. 4, line 3; col. 5, lines 34-41; nor anywhere else, is there a mention of testing authenticity of the available software (e.g., Downloader 70). In col. 5, lines 34-41, the Downloader 70 is not checked for authenticity for the purpose of deciding whether to update the application code 26. Rather, after the code has been already downloaded it is authenticated and validated. (See col. 5, lines 34-35).

Therefore, since Shaw does not disclose at least the above limitations, Applicants respectfully request the Examiner to withdraw this rejection.

CONCLUSION

In light of the amendments contained herein, Applicants submit that the application is in condition for allowance, for which early action is requested.

Please charge any fees or overpayments that may be due with this response to Deposit Account No. 17-0026.

Respectfully submitted,

Dated: December 28, 2005

By: Abdollah Con Sals

Abdollah Katbab, Reg. No. 45,325
(858) 651-4132

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